

**REMARKS**

Reconsideration and allowance of the above-identified application are respectfully requested. Claims 2-13, 16-20 and 22-26 are now pending, wherein claims 2-13, 16-20 and 22-25 are amended and claim 26 is new. Claim 3 has been amended into independent form to include all of the elements of claim 2, from which claim 3 previously depended.

Claims 2-20, 24 and 25 are rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,305,603 to Grunbok, Jr. et al. (“Grunbok”). Claims 22 and 23 are rejected under 35 U.S.C. § 103(a) as being obvious in view of the combination of Grunbok and U.S. Patent No. 6,266,664 to Russell-Falla et al. (“Russell-Falla”). These grounds of rejection are respectfully traversed.

Independent claims 2, 6 and 22 recites a remote controller device that includes a first display, a main device that includes a second display, and that a display switching signal is sent from the remote controller to the main device in order to control whether the second display displays the obtained information. The combination of these features are not disclosed or suggested by Grunbok and Russell-Falla, either alone or in combination.

Grunbok discloses a financial transaction system that employs a personal digital assistant (PDA). Specifically, a user of a PDA can complete a transaction

by way of a kiosk. Grunbok does not disclose that the kiosk includes a display, but instead Grunbok only discloses that the kiosk can print a receipt. Grunbok also does not disclose that transaction processor or store computer system 20 includes a display. As such, Grunbok does not disclose a main device that includes a second display. Furthermore, Grunbok does not disclose that the PDA sends a display switching signal to the kiosk or the transaction processor or store computer system, or that the output to a display of the kiosk or the transaction processor or store computer system is controlled by a display switching signal.

The Office Action cites Russell-Falla as disclosing a display switching signal. Russell-Falla discloses a content-recognition technology for filtering, classifying, prioritizing and tracking content of a real-time media stream, such as a web page, e-mail or other digital dataset. This technology can be employed in conjunction with a web-browser client software for screening access to web pages that contain harmful or offensive content. Russell-Falla does not, however, disclose a system that includes a remote controller with a first display that sends a display switching signal to a main device with a second display, where the display switching signal controls whether the second display displays the obtained information.

Furthermore, it is respectfully submitted that one of ordinary skill in the art would not have been motivated to combine Grunbok to include the filtering of

Russell-Falla. Specifically, Grunbok is directed to a financial transaction system and Russell-Falla is directed to a system that filters harmful or offensive content, such as pornography. The Office Action states that one of ordinary skill in the art would have been motivated to incorporate the content filtering of Russell-Falla into the system of Grunbok to “prevent minors from viewing pornographic material.” However, Grunbok does not indicate that minors would use the financial transaction system or that the financial transaction system can be used to access pornographic material. Accordingly, it is respectfully submitted that one of ordinary skill in the art would find no use in preventing minors from accessing pornographic material in the financial transaction system of Grunbok. As such, one of ordinary skill in the art would not have been motivated to combine Grunbok and Russell-Falla for the reasons set forth in the Office Action.

Because the combination of Grunbok and Russell-Falla does not disclose or suggest all of the elements of independent claims 2, 6 and 22, and one of ordinary skill in the art would not have been motivated to combine Grunbok and Russell-Falla for the reasons set forth in the Office Action, independent claims 2, 6 and 22 are novel and non-obvious in view of Grunbok and Russell-Falla, either alone or in combination.

Serial No. 09/699,402

Amendment Dated: December 3, 2007

Reply to Office Action Mailed: July 3, 2007

Attorney Docket No. 038849.49341

Dependent claims 4, 6, 7-13, 16-20 and 23-25 are patentably distinguishable at least by virtue of their dependency from independent claims 2, 6 or 22.

As discussed above, claim 3 has been amended into independent form by including all of the elements of independent claim 2, from which claim 3 previously depended. Claim 3 is rejected as being anticipated by Grunbok. However, Grunbok does not disclose that "said access destination storage means serves as means for storing a mail address as the access destination."

The Office Action cites column 6, lines 1-13 of Grunbok as disclosing all of the elements of claim 3. The cited section of Grunbok describes steps S14-S16 of Figure 2, in which after a transaction is completed current account information is transferred to the PDA and displayed on the PDA. There no disclosure in this or any other section of Grunbok of a stored mail address. Accordingly, Grunbok does not disclose that "said access destination storage means serves as means for storing a mail address as the access destination." Hence, Grunbok does not anticipate claim 3.

For at least those reasons set forth above, it is respectfully requested that the rejection of claims 2-13, 16-20 and 22-25 be withdrawn.

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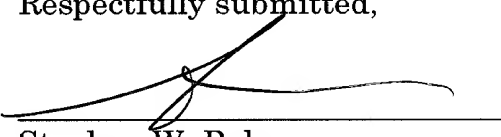
New claim 26 depends from claim 2, and is patentably distinguishable over the current grounds of rejection at least by virtue of its dependency from claim 2.

If there are any questions regarding this amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket #038849.49341).

Respectfully submitted,

December 3, 2007

  
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